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| 1 | Plaintiffs David Grober and Voice International and Defendants Marty |
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| 2 | Oppenheimer, Oppenheimer Cine Rentals, LLC and Oppenheimer Camera |
| 3 | Products, Inc. jointly file this stipulation. The parties agree that Plaintiffs may have |
| 4 | until November 10, 2017 to complete their deposition of Defendants Marty |
| 5 | Oppenheimer and Oppenheimer Cine Rentals, LLC. |
| 6 | On October 5, 2017 Plaintiffs served a deposition notice for Defendants for |
| 7 | October 30 th in Seattle, Washington. Thereafter Grober contacted Oppenheimer |
| 8 | directly to inquire if he would fly to California (at Grober's expense) for his |
| 9 | deposition. Doc. 197-3. Counsel for Defendants agreed to setting the deposition in |
| 10 | California, with Mr. Grober to pay for Mr. Oppenheimer's economy airfare if it |
| 11 | could be held on November 10th. Id. Plaintiffs agreed and on October 24th re- |
| 12 | noticed the depositions. |
| 13 | The parties submit good cause exists for the requested relief, and the |
| 14 | separately-submitted [proposed] order be entered by the Court. |
| 15 | Respectively Submitted, |
| 16 | DATED: November 7, 2017 LAUSON & TARVER LLP |
| 17 | By: /s/Robert Lauson |
| 18 | Robert J. Lauson, Esq. Attorney for Plaintiff, Voice International |
| 19 | DATED: November 7, 2017 By: /s/David Grober |
| 20 | David Grober In Pro Per |
| 21 | |
| 22 | DATED: November 7, 2017 FOX ROTHSCHILD, LLP By: /s/Ashe Puri |
| 23 | James E. Doroshow, Esq. Ashesh Puri Fsq. |
| 24 | Attorneys for Defendants, Oppenheimer Cine Rental LLC Oppenheimer Camera Products |
| 25 | DATED: November 7, 2017 FOX ROTHSCHILD, LLP By: /s/Ashe Puri James E. Doroshow, Esq. Ashesh Puri, Esq. Attorneys for Defendants, Oppenheimer Cine Rental, LLC, Oppenheimer Camera Products, Inc., Marty Oppenheimer, and Oceanic Production Equipment, Ltd. |
| 26 | Troduction Equipment, Etu. |
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